<ul><li>13</li><li>14</li><li>15</li></ul>	DENNIS MONTGOMERY and the	F NEVADA  Case No. 3:06-CV-00056-PMP-VPC
16	MONTGOMERY FAMILY TRUST, )	BASE FILE
17	Plaintiffs, )	(Consolidated with Case No. 3:06-CV-00145-PMP-VPC)
18	vs. )	NOTICE OF ERRATA RE:
19 20	ETREPPID TECHNOLOGIES, LLC; WARREN ) TREPP; and the UNITED STATES ) DEPARTMENT OF DEFENSE, )	PLAINTIFFS' MOTION TO STRIKE: (1) ATTORNEY MICHAEL FLYNN'S RESPONSE IN SUPPORT OF
	)	GOVERNMENT'S MOTION TO
21	Defendants. )	COMPEL ENFORCEMENT OF PROTECTIVE ORDERS, (2)
22		DECLARATION OF MICHAEL FLYNN IN SUPPORT THEREOF, AND (3)
	AND RELATED CASES. )	SUPPLEMENTAL DECLARATION OF MICHAEL FLYNN
23	CASES: )	
<ul><li>23</li><li>24</li></ul>	AND RELATED CASES	
	TO ALL PARTIES AND THEIR ATTO	
24	TO ALL PARTIES AND THEIR ATTO	
24 25	TO ALL PARTIES AND THEIR ATTO	RNEYS OF RECORD  fs Dennis Montgomery and the Montgomery

1 Response in Support of Government's Motion to Compel Enforcement of Protective Orders, the Declaration of Michael Flynn in Support Thereof, and the Supplemental Declaration of Michael Flynn, filed and served on January 10, 2008, at docket 391 (the "Motion"), as follows: At page 5, line 3 of the Motion: the word "Montgomery's" should be replaced with "Flynn's" to read "Not only are Flynn's assertions legally without merit, they fail to establish that 5 Flynn would suffer any injury if the Government's Motion were granted." 7 Dated: January 11, 2008 Respectfully submitted, LINER YANKELEVITZ SUNSHINE & REGENSTREIF LLP 9 10 By: 11 12 Attorneys for Plaintiffs DENNIS MONTGOMERY and the MONTGOMERY FAMILY TRUST 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28

CERTIFICATE OF SERVICE 1 Pursuant to NRCP 5(b), I certify that I am an employee of the LAW OFFICES OF LINER 2 YANKELEVITZ SUNSHINE & REGENSTREIF LLP, and that on the 11th day of January 2008, I caused to be served the within document described as **NOTICE OF ERRATA RE**: PLAINTIFFS' MOTION TO STRIKE: (1) ATTORNEY MICHAEL FLYNN'S RESPONSE IN SUPPORT OF GOVERNMENT'S MOTION TO COMPEL ENFORCEMENT OF PROTECTIVE ORDERS, (2) DECLARATION OF MICHAEL FLYNN IN SUPPORT THEREOF, AND (3) SUPPLEMENTAL DECLARATION OF MICHAEL FLYNN on the interested parties in this action as stated below: 6 J. Stephen Peek, Esq. Jerry M Snyder, Esq. Hale Lane Peek Dennison and Howard 5441 Kietzke Lane Second Floor Carlotta P. Wells, Sr Trial Counsel Reno, Nevada 89511 (775) 327-3000; 786-6179 - FAX U.S. Dept. of Justice Fed. Programs Branch speek@halelane.com; jsnyder@halelane.com Civil Division Attorneys for Etreppid and Warren Trepp Room 7150 11 20 Massachusetts Avenue, NW Reid H. Weingarten, Esq. Post Office Box 883 12 Brian M Heberlig, Esq. Washington, D.C. 20044 Robert A. Ayers, Esq, (202) 514-4522; 616-8470 - FAX 13 Steptoe & Johnson, LLP E-mail: Carlotta.wells@usdoj.gov 1330 Connecticut Avenue, N.W. Attorneys for Department of Defense Washington, D.C. 20036-1795 (202) 429-3000; (202) 429-3902 - FAX Ralph O. Gomez, Esq., St. Irial Counsel 15 rweingarten@steptoe.com; U.S. Dept. of Justice, Fed. Programs Branch bhaberlig@steptoe.com; rayers@steptoe.com Civil Division, Room 6144 Attorneys for eTreppid and Warren Trepp 20 Massachusetts Avenue, NW Post Office Box 883 Greg Addington, AUSA Washington, D.C. 20044 U.S. DEPARTMENT OF JUSTICE (202) 514-1318; 616-8470 - FAX 100 W. Liberty Street. Suite 600 E-mail: raphael.gomez@usdoj.gov Reno Nevada 89501 Attorneys for Department of Defense 19 E-mail: Greg.addington@usdoj.gov (775) 784-5181 - FAX Attorneys for Department of Defense 21 [ELECTRONIC] By filing the document(s) electronically with the U.S. District Court and therefore the court's computer system has electronically delivered a copy of the foregoing 22 document(s) to the persons listed above at their respective email address. 23 I declare under penalty of perjury under the laws of the State of California and the United States of America that the foregoing is true and correct. Executed on 1/11/2008, at Los Angeles, 24 California. 25 26 TORRECILLAS 27

PROOF OF SERVICE

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